

Before the

FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

RECEIVED

In the Matter of

FEB 24 2004

Amendment of Section 73.202(b),)
 Table of Allotments,)
 FM Broadcast Stations.)
 (Pine Bluffs, Wyoming and Potter, Nebraska))

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

RM-_____

TO: Secretary, Federal Communications Commission
 Attn: Chief, Allocations Branch

PETITION FOR RULEMAKING

Laramie Mountain Broadcasting, LLC ("LMB"), licensee of KREO(FM), Pine Bluffs, Wyoming, pursuant to Rule 1.420 requests that the Commission institute a rulemaking proceeding to amend Section 73.202(b) of its rules, the FM Table of Allotments, to specify operation of KREO(FM) at its present tower site on a new higher class Channel 238C3 in lieu of its current operation on Channel 287A. LMB also proposes to allot a new first local service to Potter, Nebraska on Channel 287C2. In order to accommodate the upgraded channel for KREO(FM) and new first local service in Potter, Nebraska, LMB proposes a new channel for KOZY-FM in Gering, Nebraska and the substitution of an equivalent channel for a vacant allotment at Pine Bluffs, Wyoming. Finally, LMB provides an equivalent channel for competitive expressions of interest in Pine Bluffs, Wyoming.

A. First Local Service

The proposal should be adopted because it will provide Potter, Nebraska with its first local transmission service. The Commission must determine whether LMB's "proposed amendments to the FM Table Allotments is in the public interest and is in accord with [the Commission's] statutory mandate to 'make such distributions of licenses and frequencies . . . among the several States and

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communities as to provide a fair, efficient, and equitable distribution of radio services to each of the same.” *Parker & Port St. Joe, FL*, 11 FCC Rcd 1095 (1995); *quoting* 47 USC §307(b). In making this determination, the Commission must “compare the proposed allotment plan to the existing state of the allotments for the communities involved. If the proposed allotment plan would result in a net service benefit for the communities involved (that is, if the plan would result in a preferential arrangement of allotments) [the Commission] will adopt the proposal.” *Memorandum Opinion & Order on Rules Requiring new Community of License* , 4 FCC Rcd at 4873. In assessing the proposed allotment plan, “[t]he Commission seeks to provide in order of priority: (1) first full-time aural reception service; (2) second full-time aural reception service; (3) first local transmission service; and (4) other public interest factors. Co-equal weight is given to priorities (2) and (3).” *Id* at 4873 & n.8; *Faye & Richard Tuck, Inc.*, 3 FCC Rcd 5374, 5376 (1988). In carrying out its Section 307(b) duties, the Commission should “presume that every separate community needs at least one local transmission service.” *Parker* at 1095.

Potter, Nebraska is incorporated and is a census designated place with a 2000 census population of 390. Potter is not part of an urbanized area. Potter, Nebraska has its own post office, zip code, churches, businesses, restaurants, schools, volunteer fire department, and government. *See* Exhibit 2. Accordingly, it is clear that Potter, Nebraska is an independent community, deserving of its first local transmission service. *See, Estelline, Texas* , 18 FCC Rcd. 11761 (“although the population of Estelline is small (168) it nevertheless qualifies as a community since it is listed in the U.S. Census and it is incorporated.”); *See also, See also, Crisfield, Maryland, Bell Haven, Cape Charles, Exmore, Virginia*, DA 01-2980, September 29, 2003.

B. Priority (4) -- Other Public Interest Factors

There are also other public interest factors supportive of LMB’s Petition for Rulemaking. Operation of KREO(FM) on Channel 238C3, instead of its current Class A Channel 287A will increase the population within its 1mV/m contour, from its present population of 2,229 to 6,759

people, over a 300% gain, and will increase coverage from 1,930 square kilometers to 3,696 square kilometers, nearly a 200% increase. There will be no loss area. This very significant increase in service is clearly a strong public interest factor.

LMB proposes to substitute Channel 238C3 for 287A because there are no co-channel or adjacent channels available. Furthermore, it will result in superior spectrum efficiency since use of 238C2 in Pine Bluffs by LMB will allow for use of 287C2 in Potter, which would otherwise be precluded.

Use of 238C2 in Pine Bluffs by LMB is short spaced to vacant and unapplied for Channel 238C2 allotted to Pine Bluffs. LMB proposes that vacant but unapplied for Channel 238C3 be deleted. However, in the event there is an expression of interest in applying for vacant Channel 238C3, Channel 282C3 can be allotted to meet that expression of interest.¹ The Commission will routinely substitute vacant and unapplied for channels with different allocation points that are site restricted in order to accommodate rulemakings that will serve the public interest. *See, Booneville, California*, 17 FCC Rcd. 19202 (2002) (substituted Channel 300A for Channel 241A to allow an increase in effective radiated power for a Class A station); *Hawesville, Kentucky and Tell City, Indiana*, 11 FCC Rcd. 5291 at ¶4 and n.2 (1996).

In the event the Commission determines the proposed substitution of Channel 238C3 for 287A can only be made if there is another comparable channel available in the event there is an expression of interest in LMB's use of 238C3, Channel 233C3 can be allocated to Pine Bluffs with a site restriction of 21.2 kilometers northeast of the community of Pine Bluffs. The allotment of this channel would require that KRKS-FM, Lafayette, Colorado be reclassified from a Class C to C0. KRKS-FM operates as a Class C0 facility from its existing transmitting site. However, KRKS-FM

¹ The proposal to add Channel 281C in Cheyenne, Wyoming is no longer an impediment to allocation of Channel 282C2 in Pine Bluffs. MSR, under common ownership with LMB, filed a request to allocated 281C in Cheyenne in an effort to upgrade the facilities of KRRR in Cheyenne. The commission denied the MSR rulemaking and MSR has recently withdrawn its Petition for Reconsideration of that Rulemaking. Therefore, only Channel 280C2 now remains in Cheyenne, which is fully spaced to Channel 282C3 in Pine Bluffs.

has been issued a construction permit for Class C facilities from a site that is fully spaced to 233C3 in Pine Bluffs. If necessary, LMB requests that a show cause order be issued.

The proposal for use of 238C3 to Pine Bluffs, Wyoming as proposed by LMB at its current site is short-spaced to KOZY-FM in Gering, Nebraska. KOZY-FM is currently operating on Channel 280C3, but has been ordered to change channels to 239.² However, Channel 240C3 can also be utilized by KOZY-FM at its present transmitting site. Therefore, LMB proposes that Channel 240C3 be substituted for 239C3 in Gering, Nebraska. This substitution will result in full spacing, as required in Rule 73.207. LMB is willing to reimburse Tracy Broadcasting Corporation, the licensee of KOZY-FM for the reasonable costs incurred by KOZY-FM to change its license of operation, if the Commission determines that LMB is responsible for such a reimbursement.

In summary, following are the proposed changes to the FM Table of Allotments 73.202(b):

	<u>Present</u>	<u>Proposed</u>
Pine Bluffs, Wyoming	238C3, 287A	238C3, 282C3 ³ , (233C3 if req.) ⁴
Gering, Nebraska	239C3	240C3
Potter, Nebraska	-----	287C2 ⁵

LMB certifies that if the proposed rulemaking is adopted, it will promptly file an application to specify operation on Channel 282C3 from its current transmitter location, and will expeditiously build new facilities. LMB also certifies it will file an application to operate a new station in Potter,

² See, *Cheyenne, Wyoming and Gering, Nebraska*, 15 FCC Rcd. 7528 (2000).

³ To be allocated in the event of an expression of interest in vacant but unapplied for Channel 238C3. Allotment coordinates 41° 21' 03" N, 103° 57' 01" W. Site restriction 21.2 km northeast of Pine Bluffs.

⁴ To be allocated in the event of an expression of interest in 238C3 as proposed by LMB as a substitute for Channel 287A. Allotment coordinates 41° 02' 28" N, 103° 54' 39" W. Site restriction 20.5 km southeast of Potter, Nebraska.

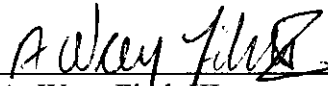
⁵ Allotment coordinates 41° 12' 02" N, 103° 29' 53" W. Site restriction 15.5 km west of Potter, Nebraska.

Nebraska on Channel 287C2, participate in an auction, and expeditiously construct facilities on this channel if its application for Potter, Nebraska is granted.⁶

Respectfully submitted,

LARAMIE MOUNTAIN BROADCASTING, LLC

GAMMON & GRANGE, P.C.
8280 Greensboro Drive, 7th Floor
McLean, VA 22102-3807
(703) 761-5000

By 
A. Wray Fitch III
Its Counsel

February 23, 2004

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⁶ Since Channels 287C2 and 233C3 will be allocated to Pine Bluffs only on an expression of interest by a third party, LMB's expression of interest in these channels appears unwarranted. In the event the Commission requires an expression of interest by LMB in these channels in order to effectuate this Petition for Rulemaking, LMB states its intention to file applications for these channels, participate in an auction, and to build the facilities if its applications are granted.

EXHIBIT 1

**TECHNICAL STATEMENT
KREO PINE BLUFFS, WYOMING
LARAMIE MOUNTAIN BROADCASTING, LLC**

The following Technical Statement is prepared in support of a Petition for Rulemaking filed by Laramie Mountain Broadcasting, LLC (“LMB”) licensee of KREO(FM) Pine Bluffs, Wyoming. LMB seeks to modify the licensed operation of KREO to specify operation on a new higher class channel at its present tower site, to allot a new first local service to Potter, Nebraska, propose a new channel for the operation of KOZY-FM Gering, Nebraska, substitute an equivalent channel for a vacant allotment at Pine Bluffs, Wyoming, and finally provide an equivalent channel for competitive expressions of interest at Pine Bluffs, Wyoming.

The following is a detailed description of the proposed changes. How these changes will comply with the commission’s technical rules, and the public interest benefits of the proposed changes.

First, LMB seeks to modify the current operation of KREO Pine Bluffs, Wyoming. LMB proposes to change the channel of operation of KREO from 287A to channel 238C3. KRRR is currently operating under program test authority as authorized by Construction Permit BPH-20030605ACW, with license application pending, BLH-20031125AJQ. KREO operates with 6 kilowatts ERP, non-directional, with an antenna height of 76 meter HAAT.

Figure 1 of this statement, shows a channel spacing study for channel 238C3 at the existing KREO transmitter site. The coordinates of this site are: 41 – 17 – 17 N., 104 – 00 – 21 W.. KREO proposes to change its channel of operation from its present

channel 287A to channel 238C3. The proposed operation of KREO Pine Bluffs, Wyoming on channel 238C3 meets all of the spacing requirements under 73.207, with the exception of the vacant and currently un-applied for channel 238C3 also allotted at Pine Bluffs, Wyoming and the planned use of the reserved channel 239C3 for KOZY-FM at Gering, Nebraska. However, both of these conflicts can be resolved.

In regards to the reservation of channel 239C3 for KOZY-FM at Gering, Nebraska, KOZY-FM is currently operating on channel 280C3 at Gering. KOZY-FM (formerly KOLT-FM) has been ordered to change channels to 239C3 as adopted in a Report and Order issued in MM Docket No. 97-106, RM-9044 and RM-9741, which provided for a new allotment at Cheyenne, Wyoming on channel 280C2. KOZY-FM has not yet changed channels at Gering, and presumably will not change channels until after an auction for channel 280C2 is conducted for the new channel at Cheyenne. No auction has yet to be scheduled.

Figure 2 of this statement, shows that channel 240C3 can also be utilized by KOZY-FM at its present transmitting site. The coordinates of the study are: 41 – 51 – 50 N, 103 – 42 – 20 W. This is the first adjacent channel to the current reserved channel 239C3 for Gering. The study shows that the proposed operation of KOZY-FM on channel 240C3, will meet all of the spacing requirements under 73.207, with the exception of the present reserved channel for Gering on channel 239C3. LMB proposes that the commission specify a new channel, 240C3 instead of 239C3, for use by KOZY-FM at Gering. LMB would be willing to reimburse Tracy Broadcasting Corporation, licensee of KOZY, for the reasonable costs incurred by KOZY-FM to change its channel of operation, if the commission determines that LMB is responsible for such a

reimbursement. However, since KOZY-FM has yet to change channels, LMB feels that it may not be required to reimburse KOZY-FM.

In regards to the short spacing of the proposed operation of KREO on channel 238C3 with the vacant and not yet applied for channel 238C3 also allotted to Pine Bluffs, Wyoming, an equivalent substitute channel is available for use at Pine Bluffs, Wyoming. Figure 3 of this statement shows that channel 282C3 can be substituted for channel 238C3 at Pine Bluffs. The coordinates used for this study were conducted at: 41 – 21 – 03 N, 103 – 57 – 01 W.. This channel would require a site restriction of 21.2 kilometers northeast of the community of Pine Bluffs. This is within the 23.2 kilometer required to allot a class C3 to a community.

The channel study for channel 282C3 for Pine Bluffs meets all of the requirements under 73.207 of the commission's rules, with the exception of the proposed allotment of channel 280C1 at Cheyenne, Wyoming. However, this allotment was proposed by Mountain States Radio, Inc. ("MSR") in conjunction with a planned upgrade of its station KRRR(FM) (formerly KZCY) Cheyenne, Wyoming. MSR is under common ownership with LMB. The commission rejected the original petition filed by MSR. MSR had filed to reconsider the commission's decision, however has recently filed a withdrawal of its reconsideration in this matter. Thus, only the original class C2 allotment on Channel 280 exists at Cheyenne, Wyoming. The channel spacing study shows that proposed allotment of channel 282C3 at Pine Bluffs meets the spacing requirements towards the existing vacant class C2 allotment on channel 280 at Cheyenne. Therefore, channel 282C3 is available to substitute the existing vacant channel 238C3 at Pine Bluffs, Wyoming.

Since LMB is proposing to upgrade its class of operation from a class A to a class C3, on a non-adjacent channel, 287A to 238C3, the commission may wish to elect to open this proposed proceeding to competitive expressions of interest, despite the substitution of another class C3 allotment to Pine Bluffs. However, LMB would like to offer yet another potentially available class C3 channel at Pine Bluffs, Wyoming, should any other competitive expressions of interests be raised, or required.

LMB has determined that channel 233C3 could be allotted to Pine Bluffs, Wyoming if necessary. Figure 4 of this statement shows a channel spacing study for channel 233C3 at Pine Bluffs. The coordinates of this study are located at: 41 – 02 – 28 N, 103 – 54 – 39 W.. It shows that channel 233C3 can be allotted to Pine Bluffs with a site restriction of 20.5 kilometers southeast of the community. The allotment of this channel would require that KRKS(FM) Lafayette, Colorado be re-classified from its existing class C allotment, to a class C0. KRKS operates with class C0 facilities at its existing transmitting site. It should also be noted that KRKS has an outstanding Construction Permit to relocate its transmitting site to a new full class C tower site. The channel spacing study for channel 233C3 shows that a new proposed allotment at Pine Bluffs on channel 233C3 would meet the spacing requirements to this new site proposed by KRKS Lafayette on channel 234C.

If the commission decides to allot channel 233C3 to Pine Bluffs as its third local FM allotment (a new fulltime AM station on 540 khz is also proposed at Pine Bluffs, WY), a Show Cause notice may be required to be issued to KRKS(FM) Lafayette, Colorado to be notified of the proposed re-classing of KRKS to a class C0 from a class C.

The commission will not need to issue such notice if KRKS(FM) elects to build its new facilities as listed at its new CP site on channel 234C.

While LMB does not wish to allot channel 233C3 to Pine Bluffs as a new allotment, however, it does offer this channel to the commission to utilize in the event that there is competitive expressions of interest for the use of channel 238C3 at Pine Bluffs, by KREO.

LMB also proposes to allot a new first local service allotment to the community of Potter, Nebraska on channel 287C2. Potter is located in Western Nebraska, and has a 2000 U.S. census population of 390 persons. It is located within Cheyenne County, a county of some 9,900 persons. It is an incorporated community with a post office and its own zip code. It is a banking community with other retail businesses.

Figure 5 of this statement shows that channel 287C2 can be allotted to the community of Potter, Nebraska with a site restriction of 15.5 kilometers west of the community of Potter. The coordinates for this study are: 41 – 12 – 02 N, 103 – 29 – 53 W.. This is well within the 32 kilometers required to allot a class C2 allotment to a community. The allotment of channel 287C2 to Potter will require that the operation of KREO(FM) be modified as proposed in this petition to channel 238C3.

LMB certifies that if its proposed rulemaking is adopted, it will promptly file an application to specify operation on channel 238C3 from its current transmitter location. LMB also states its intention to file an application to operate a new station at Pine Bluffs, Wyoming on channel 282C3 if the substitution is made at Pine Bluffs. It should be noted that the present vacant allotment of channel 238C3 at Pine Bluffs, was originally proposed by the commission. LMB also certifies that it will file an application to operate

a new station at Potter, Nebraska on channel 287C2 if the commission adopts this new channel allotment for Potter. LMB will also reimburse the licensee of KOZY-FM Gering, Nebraska the reasonable costs incurred, if required, for the change in its proposed channel 239C3 operation to channel 240C3.

In summary, the following is the proposed changes to the FM table of allotments, 73.202(b):

<u>COMMUNITY</u>	<u>PRESENT</u>	<u>PROPOSED</u>
Pine Bluffs, Wyoming	238C3, 287A	238C3, 282C3, (233C3 if req.)
Gering, Nebraska	239C3	240C3
Potter, Nebraska	-----	287C2

LMB feels that the proposed changes will greatly benefit the public interest since it will:

1) Create an improved service from the existing operation of KREO (see Figure 6 for the present and proposed coverage contours for KREO) since LMB is proposing upgrading the class of operation for KREO from a class A to a class C3. This will increase the population coverage within the 60 dbu primary coverage contour for KREO from its present 2,229 persons to 6,759 persons (a gain of 4,530 persons). It will also increase the square kilometer coverage of KREO from 1,930 square kilometers to 3,696 square kilometers (a gain of 1,766 square kilometers). Spacing restrictions prevent this class upgrade for KREO on its present channel 287.

2) It will create a new first local service at Potter, Nebraska on channel 287C2.

This new service is precluded by the use of KREO on channel 287A at Pine Bluffs. This will be an improved use of channel 287, thus a better use of the frequency spectrum.

3) Maintain the existing service at Gering, Nebraska.

4) Maintain the current class C3 allotment at Pine Bluffs, Wyoming.

LMB respectfully requests that the commission institute a proposed rule making to adopt these proposed changes by LMB. This statement has shown that the proposed changes can be made and meet the requirements under all of the commissions technical rules and regulations, and have shown the public interest benefits in these proposals.

Respectfully Submitted,

Victor A. Michael, Jr.
Technical Consultant/Member
Laramie Mountain Broadcasting, LLC.
6807 Foxglove Drive
Cheyenne, WY 82009
307-778-9318
307-632-9349(fax)
vicmichael@aol.com

January 27, 2004

Figure 1, Proposed Allotment Point, KREO
Pine Bluffs, Wyoming, Channel 238C3

REFERENCE

41 17 17 N

104 00 21 W

CLASS = C3

Current Spacings

DISPLAY DATES

DATA 01-27-04

SEARCH 01-27-04

----- Channel 238 - 95.5 MHz -----

Call	Channel	Location	Dist	Azi	FCC	Margin
ALLO	VAC 238C3	Pine Bluffs	WY 31.28	180.6	153.0	-121.72
ALLO	RSV 239C3	Gering	NE 68.68	21.2	99.0	-30.32
KSDZ	LIC 238C1	Gordon	NE 221.42	40.0	211.0	10.42
KWYY	LIC 238C	Casper	WY 249.95	311.2	237.0	12.95
KCGY	LIC 236C	Laramie	WY 121.24	271.6	96.0	25.24
KFMD.A	APP-D 239C	Denver	CO 201.71	211.4	176.0	25.71
KFMD	LIC-D 239C	Denver	CO 201.71	211.4	176.0	25.71
KFMD.A	APP-D 239C	Denver	CO 201.71	211.4	176.0	25.71
KSME	LIC 241C1	Greeley	CO 103.74	229.6	76.0	27.74
KCGY.C	CP -D 236C0	Laramie	WY 120.56	270.5	87.0	33.56
ALLO	VAC 237C1	Eckley	CO 182.94	135.1	144.0	38.94
KLEN	LIC 292A	Cheyenne	WY 69.00	256.0	12.0	57.00

Figure 2, Proposed Allotment Point, KOZY-FM
Gering, Nebraska, Channel 240C3

REFERENCE

41 51 50 N

103 42 20 W

CLASS = C3

Current Spacings

DISPLAY DATES

DATA 01-27-04

SEARCH 01-27-04

----- Channel 240 - 95.9 MHz -----

Call	Channel	Location	Dist	Azi	FCC	Margin
ALLO	RSV 239C3	Gering	NE 0.00	0.0	99.0	-99.00
ALLO	VAC 242C	Lusk	WY 117.17	328.7	96.0	21.17
KSME	LIC 241C1	Greeley	CO 167.36	218.6	144.0	23.36
KZZI	LIC 240C	Belle Fourche	SD 273.77	357.8	237.0	36.77
KKAS.C	CP 243C1	Julesburg	CO 114.34	166.7	76.0	38.34
ALLO	VAC 238C3	Pine Bluffs	WY 98.56	195.0	43.0	55.56

Figure 3, Proposed Allotment Point
Pine Bluffs, Wyoming, Channel 282C3

REFERENCE
41 21 03 N
103 57 01 W

CLASS = C3
Current Spacings

DISPLAY DATES
DATA 01-27-04
SEARCH 01-27-04

----- Channel 282 - 104.3 MHz -----

Call	Channel	Location	Dist	Azi	FCC	Margin
RADD	ADD 280C1	Cheyenne	WY 45.88	281.0	76.0	-30.12
RADD	ADD 280C1	Cheyenne	WY 59.79	239.5	76.0	-16.21
KJCD	LIC-N 282C1	Longmont	CO 210.64	209.6	211.0	-0.36
KRQU.C	CP -N 283C2	Laramie	WY 123.65	271.6	117.0	6.65
KRQU	LIC 283C2	Laramie	WY 125.91	268.5	117.0	8.91
KRRR.C	CP -N 285C2	Cheyenne	WY 66.68	249.0	56.0	10.68
RADD	ADD 285C2	Cheyenne	WY 67.79	261.5	56.0	11.79
KOZYFM	LIC 280C3	Gering	NE 60.52	19.5	43.0	17.52
ALLO	VAC 280C2	Cheyenne	WY 75.53	252.0	56.0	19.53
RDEL	DEL 280C2	Cheyenne	WY 75.53	252.0	56.0	19.53
ALLO	VAC 281A	Guernsey	WY 121.28	327.4	89.0	32.28
RDEL	DEL 285A	Cheyenne	WY 77.10	251.1	42.0	35.10
KRRR	LIC 285A	Cheyenne	WY 77.10	251.1	42.0	35.10
KNNG	LIC 284C1	Sterling	CO 115.12	137.6	76.0	39.12
RADD	ADD 229A	Cheyenne	WY 68.64	257.1	12.0	56.64
RADD	ADD 279C0	Akron	CO 161.16	145.1	87.0	74.16

Figure 4, Proposed Allotment Point
Pine Bluffs, Wyoming, Channel 233C3

REFERENCE

41 02 28 N
103 54 39 W

CLASS = C3

Current Spacings

DISPLAY DATES

DATA 01-27-04

SEARCH 01-27-04

----- Channel 233 - 94.5 MHz -----

Call	Channel	Location	Dist	Azi	FCC	Margin
KRKSFM	LIC 234C*	Lafayette	CO 162.85	229.0	163.0	-0.15
KNEBFM	LIC 231C1	Scottsbluff	NE 75.79	14.6	76.0	-0.21
ALLO	VAC 233A	Yuma	CO 143.03	135.1	142.0	1.03
KKQZ	LIC 232C3	Wellington	CO 104.48	263.5	99.0	5.48
KREO	LIC 287A	Pine Bluffs	WY 19.52	315.1	12.0	7.52
KREO.C	CP 287A	Pine Bluffs	WY 28.56	343.9	12.0	16.56
KRKSFM	CP 234C	Lafayette	CO 202.16	221.8	176.0	26.16
KCGY	LIC 236C*	Laramie	WY 132.80	283.5	87.0	45.80
KMLD	LIC 233C	Casper	WY 275.30	314.0	237.0	38.30
KCGY.C	CP -D 236C0	Laramie	WY 131.65	282.6	87.0	44.65
ALLO	VAC 234C1	Chadron	NE 212.74	20.4	144.0	68.74

* indicates a class C downgraded to class C0

Figure 5, Proposed Allotment Point
Potter, Nebraska, Channel 287C2

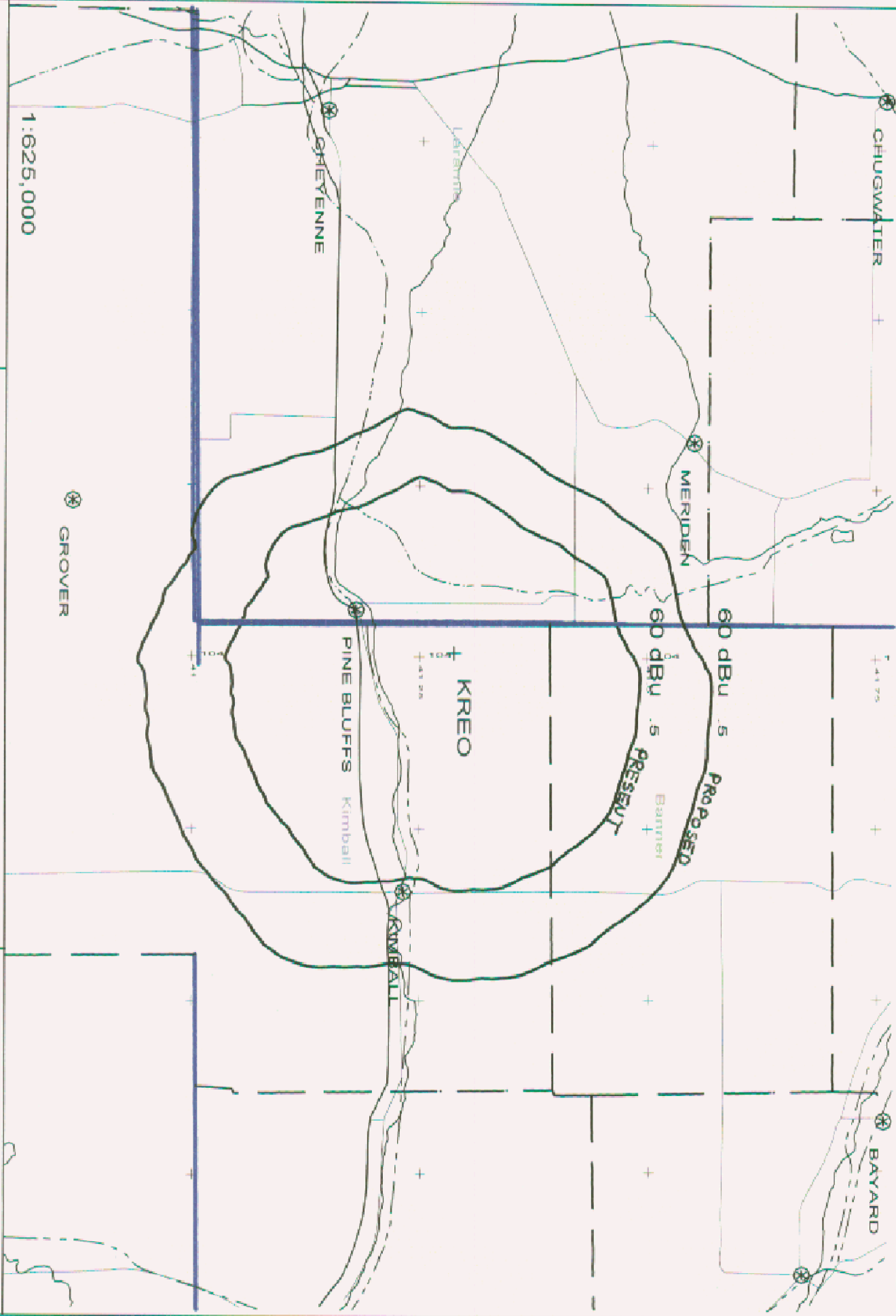
REFERENCE
41 12 02 N
103 29 53 W

CLASS = C2
Current Spacings

DISPLAY DATES
DATA 01-27-04
SEARCH 01-27-04

----- Channel 287 - 105.3 MHz -----

Call	Channel	Location	Dist	Azi	FCC	Margin
KREO.C	CP 287A	Pine Bluffs	WY 43.66	283.1	166.0	-122.34
KREO	LIC 287A	Pine Bluffs	WY 48.58	265.6	166.0	-117.42
KNNG	LIC 284C1	Sterling	CO 79.06	150.2	79.0	0.06
KAAQ	LIC 290C1	Alliance	NE 79.09	25.6	79.0	0.09
KKHIFM	APP-N 288C1	Timnath	CO 167.19	247.7	158.0	9.19
KKHIFM	APP-N 288C1	Timnath	CO 167.19	247.7	158.0	9.19
KKHIFM	APP-N 288C1	Timnath	CO 167.19	247.7	158.0	9.19
KPMX	LIC 289C3	Sterling	CO 80.64	156.9	56.0	24.64
KIOD	LIC 287C1	Mccook	NE 253.51	115.5	224.0	29.51
KKHIFM	CP -N 288C2	Timnath	CO 167.19	247.7	130.0	37.19
KXKLFM	LIC 286C	Denver	CO 229.56	219.7	188.0	41.55
KRRR.C	CP -N 285C2	Cheyenne	WY 100.48	266.2	58.0	42.48
KKHIFM	LIC-N 288C3	Laramie	WY 163.39	274.0	117.0	46.39
RADD	ADD 285C2	Cheyenne	WY 105.18	273.9	58.0	47.18
KRRR	LIC 285A	Cheyenne	WY 111.22	266.0	55.0	56.22
RDEL	DEL 285A	Cheyenne	WY 111.22	266.0	55.0	56.22



1:625,000

Scale in km



KREO 287A 6kW 1650M AMSL
N. Lat. 41 17 17 W. Lng. 104 00 21

KREO FIGURE 6
- 01/04